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## INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference AH:TJS:RS:FP18507	FOR FURTHER ACTION	See Notification of Transmittal of International Preliminary Examination Report (Form PCT/IPEA/416).					
International Application No.	International Filing Date (day/month/year)						
PCT/AU2003/001510	14 November 2003		14 November 2002				
International Patent Classification (IPC) or national classification and IPC							
Int. Cl. 7 F21S 19/00, F21S 11/00, F21V 9/02							
Applicant							
UNIVERSITY OF TECHNOLO	GY, SYDNEY et al		1				
1. This international preliminary examination report has been prepared by this International Preliminary Examining Authority and is transmitted to the applicant according to Article 36.							
2. This REPORT consists of a total of	3 sheets, including this c	over sheet.					
m:i. also accommonised	Lh. ANNEYES is shee	ts of the description	, claims and/or drawings which have been				
amended and are the basis for the	his report and/or sheets co	ntaining recuncation	ns made before this Authority (see Rule				
70.16 and Section 607 of the A	dministrative Instructions	under the PC1).					
These annexes consist of a total of sheet(s).							
3. This report contains indications relati	ng to the following items:		į				
I X Basis of the report			:				
П Priority							
III Non-establishment of							
	Lack of unity of invention						
V X Reasoned statement ur citations and explanati	a second to repet to inventive step or industrial applicability:						
VI Certain documents cite	Certain documents cited						
VII Certain defects in the	Certain defects in the international application						
VIII Certain observations of	Certain observations on the international application						
		D . C	of the report				
Date of submission of the demand		Date of completion 2 April 2004	of the report				
16 March 2004		Authorized Officer					
Name and mailing address of the IPEA/AU		Authorized Officer					
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International application No.

PCT/AU2003/001510

I.	Basis of the repo						
1.		th regard to the elements of the international application:*					
	X the international	application as originally filed.					
	the description,	pages , as originally filed,					
		pages , filed with the demand,					
		pages, received on with the letter of					
1	the claims,	pages , as originally filed,					
		pages , as amended (together with any statement) under Article 19,					
		pages, filed with the demand,					
		pages, received on with the letter of					
	the drawings,	pages, as originally filed,					
		pages , filed with the demand,					
		pages, received on with the letter of					
	the sequence lis	ting part of the description:					
		pages , as originally filed					
		pages , filed with the demand					
	•	pages, received on with the letter of					
2.	which the international These elements were	(ith regard to the language, all the elements marked above were available or furnished to this Authority in the language in hich the international application was filed, unless otherwise indicated under this item. hese elements were available or furnished to this Authority in the following language which is:  the language of a translation furnished for the purposes of international search (under Rule 23.1(b)).					
	•	·					
		publication of the international application (under Rule 48.3(b)).					
	the language of and/or 55.3).	the translation furnished for the purposes of international preliminary examination (under Rules 55.2					
3.	With regard to any nu	acleotide and/or amino acid sequence disclosed in the international application, the international nation was carried out on the basis of the sequence listing:					
	contained in the	e international application in written form.					
	filed together v	vith the international application in computer readable form.					
		equently to this Authority in written form.					
	LI	equently to this Authority in computer readable form.					
	The statement	that the subsequently furnished written sequence listing does not go beyond the disclosure in the oplication as filed has been furnished.					
	_	that the information recorded in computer readable form is identical to the written sequence listing has					
4.		nts have resulted in the cancellation of:					
	the de	escription, pages .					
	the cl	aims, Nos.					
	the dr	awings, sheets/fig.					
5.	This report has go beyond the	s been established as if (some of) the amendments had not been made, since they have been considered to disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)).**					
*	Replacement sheets report as "originally	which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this offiled" and are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17).					
**	Any replacement sh	eet containing such amendments must be referred to under item 1 and annexed to this report					



International application No.

PCT/AU2003/001510

V. Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

				- 1
1.	Statement			
	Novelty (N)	Claims 1-28	YES	
ļ	,	Claims	NO	
	Inventive step (IS)	Claims 1-28	YES	
inventive step (13)	Claims	NO		
	The state of the s	•	YES	
	Industrial applicability (IA)	Claims 1-28	NO	:
		Claims		

2. Citations and explanations (Rule 70.7)

## NOVELTY (N) AND INVENTIVE STEP (IS) claims 1-28

The invention of the claims is a hybrid lighting system comprising at least one light collector for generating an output of fluorescent light, the light collector comprising an optically transmissive material that is doped with dispersed dye molecules which are arranged to absorb incoming light and to emit fluorescent light; and at least one electrically powered light emitting device that, in use, supplements the output of the light collector to providing light of predetermined spectral characteristic.

No individual citation or obvious combination of citations disclose or fairly suggest such a hybrid lighting system. The closest art of EP 0224448 discloses a luminous energy transmission device where sunlight and electrically powered light are mixed. However, this device appears to be a different application as it only collects natural sunlight itself, rather than a system that converts incoming light to fluorescent light by a light collector comprising an optically transmissive material that is doped with dispersed dye molecules, and supplements the fluorescent light output with electrically powered light. Also, the prior art device simply combines electric light with natural light when the latter is insufficient - this appears to merely serve the purpose of increasing the total light intensity, which differs from the present invention that supplements fluorescent light with electrically powered light of at least one particular colour to provide light of a predetermined spectral characteristic.